UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON

In re:	The American	Case No. 16-15552-TWD		
Gita Ansari		CHAPTER 13 PLAN _Original ✓Amended		
	Debior(s).	Date: April 17, 2017		
	leans Test Result: ebtor is (check one): a below median income debtor with a 36 r an above median income debtor with a 60			
Ne de	ebtor will commence making payments to the Tri . AMOUNT: \$ 6,805.00 . FREQUENCY (check one):	n or the order for relief, whichever date is earlier, thustee as follows:		
D	to funding the plan. Committed refunds shall no selection is made, tax refunds are committed	ed from the debtor's wages unless otherwise agreed t		
U ur le:	.S.C. §§ 1322(d) and 1325(b)(4) unless the pasecured claims over a shorter period or is modified.	or's applicable commitment period as defined under 1 plan either provides for payment in full of allowe fied post-confirmation. A below median debtor's pla months after the first payment is due if necessary t		
U ₁ ap	pply them accordingly, PROVIDED THAT disb xes shall be applied according to applicable non-ADMINISTRATIVE EXPENSES: 1. Trustee. The percentage set pursuant to 2 2. Other administrative expenses. As allowed 3. Attorney's Fees: Pre-confirmation attorn \$3,500.00	8 USC §586(e). Ed pursuant to 11 USC §§ 507(a)(2) or 707(b). ey fees and/or costs and expenses are estimated to b filing. To the extent pre-confirmation fees and/or cost application, including a complete breakdown of tim 21 days after confirmation.		

[Local Bankruptcy Form 13-4, eff. 12/16]

IV.C.

B.	and allowed				V: Payments to order as follows			
	Cr	<u>editor</u>		Monthly ar	<u>nount</u>			
	-		_	\$				
C.	pursuant to creditors wi payment of 1328, as apponly by a so principal an	11 USC § 502 ill be disburse the underlying propriate. Se- ecurity interes- mount of their	2(a) or court of ed at the same g debt, determine cured creditor est in real proper claim or the	order, as state the level. Sectioned under m s, other than the erty that is the value of the	creditors whose d below. Unless cured creditors onbankruptcy la creditors holding debtor's prin ir collateral, what will be debtor debtor.	s ranked of shall retain tw, or dischang long tern cipal reside	therwise, their lie targe und n obligatence, will	payments to ens until the ler 11 USC § ions secured I be paid the
	in the plan, controls unl	n. If a credito the claim sha ess otherwise	r timely files a ll be paid at the ordered follow	a proof of cla ne lower rate wing timely of	rol unless a creation for an interest Value of collablection to claiunless entitled t	est rate low teral stated m. The uns	er than the precured pe	hat proposed roof of clain
	Trustee. If payments ar mortgage pa	the interest re sufficient, to ayments, hom	rate is left blanche Trustee ma	nk, the appli ay increase of and/or real	pecified below cable interest ra r decrease post- property tax ho ty taxes.	te shall be petition ins	12%. If tallments	overall plan for ongoing
	Resider	ice and Non-I		tpetition Proj	nly by Security perty Tax Holdi			
<u>k</u>	Creditor		Nature of D	<u>ebt</u>	Property			ly Payment
á	Capital One Bank	<u> </u>	Mortgage/Deed of Trust				\$ 4,398.59	
-	Summit Homeow	ners Ass'n	Lien for Association	on Dues	6004 155th Ave SE,	Bellevue	\$ 261.66	5
<u>k</u>			al Property (Po		etition Property erest as set forth	T COLUMN		Interest t Rate % % %
	3. Cure Pariodic Payment	ayments on M	fortgage/Deed		perty Tax/Homo	cowner's D Arrear Cured		% arage:
K	*			Property		Cui cu		
	\$ \$ \$ \$			Property		\$		Rate%%%

4. Payments on Claims Secured by Personal Property:

a. 910 Collateral.

The Trustee shall pay the contract balance as stated in the allowed proof of claim for a purchase-money security interest in any motor vehicle acquired for the personal use of the debtor(s) within 910 days preceding the filing date of the petition or in other personal property acquired within one year preceding the filing date of the petition as follows. Debtor stipulates that pre-confirmation adequate protection payments shall be paid by the Trustee as specified upon the creditor filing a proof of claim. If no amount is specified, the Trustee shall pay the amount stated as the "Equal Periodic Payment".

	Equal		Description	Pre-Confirmation	
	Periodic		of	Adequate Protection	Interest
Rank	Payment	Creditor	Collateral	Payment	Rate
	\$		-	\$	%
	\$	•		\$	%
	\$			\$	-%
	\$			\$	 %

b. Non-910 Collateral.

The Trustee shall pay the value of collateral stated in the proof of claim, unless otherwise ordered following timely objection to the claim, for a purchase-money security interest in personal property which is non-910 collateral. Debtor stipulates that pre-confirmation adequate protection payments shall be paid by the Trustee as specified upon the creditor filing a proof of claim. If no amount is specified, the Trustee shall pay the amount stated as the "Equal Periodic Payment".

Rank	Equal Periodic <u>Payment</u>	Creditor	Debtor(s) Value of <u>Collateral</u>	Description of <u>Collateral</u>	Pre-Confirmation Adeq. Protection Payment	Interest Rate
-	\$ \$	_	_ \$		\$ \$	%
\equiv	\$ \$		\$ \$ \$		\$ \$	% %

- D. PRIORITY CLAIMS: Payment in full, on a pro rata basis, of filed and allowed claims entitled to priority in the order stated in 11 USC § 507(a).
- E. NONPRIORITY UNSECURED CLAIMS: From the balance remaining after the above payments, the Trustee shall pay filed and allowed nonpriority unsecured claims as follows:
 - Specially Classified Nonpriority Unsecured Claims. The Trustee shall pay the following claims prior to other nonpriority unsecured claims as follows:

Rank	Creditor	Claim Claim	To be Paid	Classification
_	-	\$ \$	% %	
2.	Other Nonpriority I	Unsecured Claims (chec	ck one):	
	a. × 100% paid	to allowed nonpriority	unsecured claims.	OR
	b. Debtor sl	all pay at least \$	to allowed nong	priority unsecured claims over the
	term of the plan.	Debtor estimates that si	uch creditors will re	eceive approximately % of

their allowed claims.

V. Secured Property Surrendered:

The secured property described below will be surrendered to the following named creditors on confirmation. Upon confirmation, all creditors (including successors and assigns) to which the debtor is surrendering property pursuant to this section are granted relief from the automatic stay to enforce their security interest against the property including taking possession and sale.

Creditor

Property to be Surrendered

VI. Executory Contracts and Leases:

The debtor will assume or reject executory nonresidential contracts or unexpired leases as noted below. Assumption will be by separate motion and order, and any cure and/or continuing payments will be paid directly by the debtor under Section VII, unless otherwise specified in Section XII with language designating that payments will be made by the Trustee, the amount and frequency of the payments, the ranking level for such payments with regard to other creditors, the length of the term for continuing payments and the interest rate, if any, for cure payments. Any executory contract or unexpired lease not assumed pursuant to 11 USC § 365(d) is rejected. If rejected, the debtor shall surrender any collateral or leased property and any duly filed and allowed unsecured claim for damages shall be paid under Section IV.E.2.

Contract/Lease

Assumed or Rejected

VII. Payments to be made by Debtor and not by the Trustee:

The following claims shall be paid directly by the debtor according to the terms of the contract or support or withholding order, and shall receive no payments from the Trustee. (Payment stated shall not bind any party.)

A. DOMESTIC SUPPORT OBLIGATIONS: The claims of the following creditors owed domestic support obligations shall be paid directly by the debtor as follows:

Creditor	Current Monthly Suppo	ort Obligation Monthly Arr	earage Payment
	\$	\$	
	\$	\$	
	\$	\$	
B. OTHER	DIRECT PAYMENTS:		
Creditor	Nature of Debt	Amount of Claim	Monthly Payment
		\$	\$
			\$
		\$	\$

VIII. Property of the Estate

Property of the estate is defined in 11 USC § 1306(a). Unless otherwise ordered by the Court, property of the estate in possession of the debtor on the petition date shall vest in the debtor upon confirmation. However, the debtor shall not lease, sell, encumber, transfer or otherwise dispose of any interest in real property or personal property without the Court's prior approval, except that the debtor may dispose of unencumbered personal property with a value of \$10,000.00 or less without the Court's approval. Property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) acquired by the debtor post-petition shall vest in the Trustee and be property of the estate. The debtor shall promptly notify the Trustee if the debtor becomes entitled to receive a distribution of money or other property (including, but not limited to, bonuses, inheritances, tax refunds or any claim) whose value exceeds \$2,500.00, unless the plan elsewhere specifically provides for the debtor to retain the money or property.

IX. Liquidation Analysis Pursuant to 11 USC § 1325(a)(4)

The liquidation value of the estate is $$_{565,388.86}$. In order to obtain a discharge, the debtor must pay the liquidation value or the total of allowed priority and nonpriority unsecured claims, whichever is less.

[Local Bankruptcy Form 13-4, eff. 12/16]

X. Other Plan Provisions:

- A. No funds shall be paid to nonpriority unsecured creditors until all secured, administrative and priority unsecured creditors are paid in full, provided that no claim shall be paid before it is due.
- B. Secured creditors shall not assess any late charges, provided payments from the plan to the secured creditor are current, subject to the creditor's rights under state law if the case is dismissed.
- C. The holder of a secured claim shall file and serve on the Trustee, debtor and debtor's counsel a notice itemizing all fees, expenses or charges (1) that were incurred in connection with the claim after the bankruptcy case was filed, and (2) that the holder asserts are recoverable against the debtor or the debtor's principal residence. The notice shall be served within 180 days after the date on which the fees, expenses or charges are incurred, per Fed. R. Bankr. P. 3002.1(c).
- D. Mortgage creditors shall file and serve on the Trustee, debtor and debtor's counsel a notice of any change in the regular monthly payment amount, including any change that results from an interest rate or escrow adjustment, no later than 21 days before a payment in the new amount is due, per Fed. R. Bankr. P. 3002.1(b).
- E. Provision by secured creditors or their agents or attorneys of any of the notices, statements or other information provided in this section shall not be a violation of the 11 USC § 362 automatic stay or of privacy laws.

XI. Certification:

- A. The debtor certifies that all post-petition Domestic Support Obligations have been paid in full on the date of this plan and will be paid in full at the time of the confirmation hearing. Debtor acknowledges that timely payment of such post-petition Domestic Support Obligations is a condition of plan confirmation pursuant to 11 USC § 1325(a)(8).
- B. By signing this plan, the debtor and counsel representing the debtor certify that this plan does not alter the provisions of Local Bankruptcy Form 13-4, except as provided in Section XII below. Any revisions to the form plan not set forth in Section XII shall not be effective.

XII. Additional Case-Specific Provisions: (must be separately numbered)

see below

/s/ Lance L. Lee	/s/ Gita Ansari	xxx-xx-7033	April 17, 2017
Attorney for Debtor(s)	DEBTOR	Last 4 digits SS#	Date
April 17, 2017			
Date	DEBTOR	Last 4 digits SS#	Date

- A. Debtor shall refinance residence (6004 155th Ave SE, Bellevue) or modify existing mortgage with Capital One Bank by September 17, 2017.
- B. If refinanced, funds from new loan shall be paid to arrearage claims of Summit HOA and King County (property tax) on residence, unless they are not provided for at closing of the refinancing.
- C. If mortgage modified or funds from refinancing are insufficient to pay off arrearage claim of HOA and/or King County, Debtor shall modify plan to provide for payoff of said claim(s).
- D. If residence is not refinanced or mortgage is not modified by September 17, 2017, Debtor shall proceed to market property, and will effect sale no later than December 17, 2017.
- E. Should Debtor fail to sell property by December 17, 2017, Capital One Bank shall be granted relief from stay automatically or by ex parte motion, whichever it chooses.
- F. Trustee shall establish escrow account for holding of ongoing property taxes to King County regarding debtor's residence, funding such account at \$807 per month, paying therefrom at appropriate intervals.
- G. Trustee shall establish escrow account for holding of ongoing property taxes to King County regarding Redmond property (2712 185th Ave NE), funding such account at \$524 per month, paying therefrom at appropriate intervals.
- H. Provisions 'F' and 'G' shall each share a ranking of '3' insofar as priority for payment.
- King County claim for property tax arrears on Redmond property shall be paid from refinancing of Debtor's residence, if funds are available.

[Local Bankruptcy Form 13-4, eff. 12/16] J. If said funds are not available, Debtor shall modify plan to provide for payment of said arrears either from sale of Debtor's residence or from increased payments provided for in the